05-31-2007 10:15am From-FFHSJ LLP MAQ P.002/005 Case 1:07-cv-03340-RJH Document 13 Filed 05/31/2007 Page 1 of 4

Filed 05/29/2007 Page 1 of 2

May-18-2007 04:50pm From-FFHS4J LLP Z48

P.002/005 F-627

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

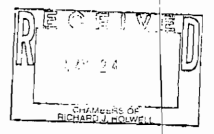
VIRGIN ENTERPRISES LIMITED.

Plaintiff

– against –

VIRGIN BEAUTY INDUSTRIES LTD., et al.,

Defendants.



07 Civ. 3340 (RJH)

STIPULATION AND ORDER

IT IS HEREBY STIPULATED, by and between the undersigned, as follows:

- 1, Within five (5) days from the date of entry of this Supulation and Order, defendant Bukky Hamed d/b/a Bukky Enterprises, her officers, agents, servants, employees, anomeys, and all those persons in active concert or participation with them who received notice of this Stipulation and Order by personal service or otherwise, shall cease, desist, and refrain forever from advertising, marketing, selling, offering for sale, or distributing any VIRGIN "Hair Fertilizer" product including the product depicted in Exhibit 1 hereto (collectively, the "Accused Products") Save these first
- Within five (5) days from the date of entry of this Stipulation and Order, defend Bukky Hamed d/b/a Bukky Enterprises shall identify to plaintiff the full name, business address, business telephone number, and e-mail address of each person from whom defendant Bukky Hamed d/b/a Bukky Enterprises has purchased, received, or obtained any Accused Product.
- This Stipulation and Order is entered in full satisfaction of plaintiff's claims and prayers for relief as to defendant Bukky Hamed d/b/a Bukky Enterprises in this Civil Action No. 07 Civ. 3340.
- Subject to the provisions of paragraphs 1 and 2, above, this action is diamissed with prejudice as to defendant Bulcky Hamed d/b/a Bukky Enterprises. The Court retains jurisdiction to

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED:

Case 1:07-cv-03340-RJH

T-559 P.003/005 F-457

Document 13 Filed 05/31/2007 Page 2 of 4

MAY. 22. 2007 = 21:307 CV-03040 to HAT ( Parument 12 Filed 05/29/2007 NOP de 2 of 2 May-18-2007 04:51pm From-FFHS&J LLP 248

7-550 P.003/005 F-027

enforce the terms of this Stimulation and Order.

- By this settlement, plaintiff waives, releases, and abandons any and all claims that 5. plaintiff may have against defendant Bukky Hamed or her agents and employees that 2005e out of the conduct of Bukky Hamed d/o/a Bukky Enterprises alleged in plaintiff's complaint herein.
- 6. Execution of this stipulation shall not constitute a finding by the Court or an admission by defendant Bukky Hamed that she is guilty of any of the allegations in the complaint.
- This settlement shall be binding upon and inure to the benefit of the parties to this Scipulation and Order, Virgin Enterprises Ltd. and Bukky Hamed, and their respective successors end assigns.

May 22, 2007 Dated:

FRIED, FRANK, HARRIS, SHRIVER &

JACOBSON LLP

James W. Dabney (JD-9715) Tylie E. Kamps (JK-6041)

One New York Plaza

New York, New York 10004-1980

(212) 859-8000

Attorneys for Plaintiff Virgin Enterprises Limited THE GBENIO LAW GRO

By: Anna Ghenjo

8449 West Bellfort Avenue

Suite 100

Houston, Texas 77071

(713) 771-4775

Attorneys for Defendant Bukky Hamed d/b/a Bukky Enterprises

SO ORDERED:

5/24/07 -2.

550241

05-31-2007 10:16am From-FFHSJ LLP MAO T-559 P.004/005 F-457

MAY. 22. 2007 2:39PM ESSILOR LATIN AM

NO. 996 P. 4

May-18-2007 04:57pm From-FFHSEJ LLP 248

T-550 P.004/305 F-527

EXHIBIT 1

经外外 化化化物 医外外性 医二甲基酚 医二甲基酚 医二甲基甲基甲基酚

Case 1:07-cv-03340-RJH

Filed 05/31/2007 Document 13

T-559 P.005/005 Page 4 of 4

P. 5

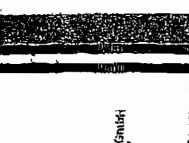
P.805/005 F-827 T-650

MAY. 22. 2007 2:39PM ESSILOR LATIN AM '

May-18-2007 04:51pm

From FFHSAJ LLP 24B





ingustries Ltd. Under License Borsoy Kosmetick (Snieh Élmshorn Germany PACKAGED BY: VIRGIN BEAUTY

PORMULATED AND





NO. 996